

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

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GENHEFIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE 09/114,956 LM02/1112 KLIMO**examber**w BILL D MCCARTHY

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AREUNITE PAPER NUMBER

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

See attachments

Office Action Summary

Application No. 09/114,956

Applicant(s)

Genheimer et al

Examiner

William J. Klimowicz

Group Art Unit 2754



Responsive to communication(s) filed on	·
☐ This action is FINAL.	
Since this application is in condition for allowance except for in accordance with the practice under Ex parte Quayle, 1935	formal matters, prosecution as to the merits is closed C.D. 11; 453 O.G. 213.
A shortened statutory period for response to this action is set to is longer, from the mailing date of this communication. Failure to application to become abandoned. (35 U.S.C. § 133). Extension 37 CFR 1.136(a).	respond within the period for response will cause the
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
☐ Claim(s)	
Claim(s)	
☐ Claims	
Application Papers	
☐ See the attached Notice of Draftsperson's Patent Drawing	
☐ The drawing(s) filed onis/are objected	ed to by the Examiner.
☐ The proposed drawing correction, filed on	is 🗀pproved 🗀disapproved.
\square The specification is objected to by the Examiner.	
$\hfill\Box$ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priority t	
☐ All ☐ Some* ☐ None of the CERTIFIED copies of	the priority documents have been
received.	
received in Application No. (Series Code/Serial Num	
\square received in this national stage application from the I	International Bureau (PCT Rule 17.2(a)).
*Certified copies not received:	
☐ Acknowledgement is made of a claim for domestic priority	y under 35 U.S.C. § 119(e).
Attachment(s)	
Notice of References Cited, PTO-892	
☐ Information Disclosure Statement(s), PTO-1449, Paper No.	(s). <u>4</u>
☐ Interview Summary, PTO-413	8
 □ Notice of Draftsperson's Patent Drawing Review, PTO-94 □ Notice of Informal Patent Application, PTO-152 	•
1 Notice of another atent Application, 1 10 102	
SEE OFFICE ACTION ON T	HE FOLLOWING PAGES

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.
- 2. Claims 18, 21 and 24 are rejected under 35 U.S.C. 102(e) as being anticipated by Alt (US 5,422,770).

As per claim 18 and 21, Alt (US 5,422,770) discloses a disc drive including a disc and an actuator assembly comprising a rigid actuator arm having a side (i.e., side closest to pivot (108), as opposed to the side adjacent the magnetic head, i.e., its distal side-end) which extends (vertical thickness) in a direction substantially parallel supporting a read/write head and a disc snubber affixed to the side of the rigid actuator body comprising a disc snubber arm which extends adjacent a portion of the rigid actuator arm and limits deflection of the disc resulting from application of non-operational shock to the disc drive to minimize contact between the disc and the arm.

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As per claim 24, Alt (US 5,422,770) discloses a rotatable disc (102) and limit means (121-123 and/or 124) limiting deflection of the disc in response to application of a non-operational shock to the disc drive (100).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 19, 20, 22 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Alt (US 5,422,770).

See the description of Alt (US 5,422,770) in paragraph 2, supra.

As per claim 19 and 22, Alt (US 5,422,770) does not expressly show the head is operably configured to rest upon the disc at a landing zone at an inner radius of the disc.

Official notice is taken that landing zones provided at inner radii of disks (conventionally known as Contact-Start-Stop disk drives) are notoriously old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the disk drive shock bumper of Alt (US 5,422,770) as being a conventional CSS disk drive, as is known in the art. The rationale is as follows: one of ordinary skill in the art would have been motivated to provide the disk drive shock bumper of Alt (US 5,422,770) as

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being a conventional CSS disk drive, as is known in the art, in order to prevent contact between suspension arms and disc surfaces, as taught by Alt (US 5,422,770), to conventional CSS disk drives having landing zones on disk surfaces.

Although Alt (US 5,422,770) does not expressly show a fastener as set forth in claims 20 and 23, Official notice is taken that fasteners for affixing elements and extending therethrough are notoriously old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the disc snubber of Alt (US 5,422,770) with a fastener that extends therethrough as set forth in claims 20 and 23. The rationale is as follows: one of ordinary skill in the art would have been motivated to provide the disc snubber of Alt (US 5,422,770) with a fastener that extends therethrough as set forth in claims 20 and 23 in order to provide a conventional and easy assembly of an element to another element in a manner well known, established and appreciated in the art.

Conclusion

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to William J. Klimowicz whose telephone number is (703) 305-3452 (fax number (703) 308-9051 or (703) 308-9052).

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Any inquiring of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

William J. Klimowicz

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Patent Examiner

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WJK

November 6, 1998